



AFRITS

In re application of:

Serial No.:

09/063,289

Group No.: 2176

Filed:

April 21, 1998

Examiner: W. Bashore

For:

System And Method For Accessing And Manipulating

Time-Based Data

Inventor:

Rejean Gagne

Docket No.:

A1998034

RECEIVED

SEP 2 0 2002

2EP & 0 2002

Technology Center 2100

Assistant Commissioner for Patents Washington, D.C. 20231

TRANSMITTAL LETTER

Transmitted herewith for filing in the above-entitled patent application is a Reply to the Final Office Action mailed June 14, 2002 and Notice of Appeal.

Please charge **Deposit Account No. 50-0876** in the amount of <u>\$320.00</u> for the Appeal. The Commissioner is hereby authorized to charge said Deposit Account No. 50-0876 for any fees which may be required or credit any overpayment. A duplicate copy of the sheet is enclosed.

Dated: September 13, 2002

Respectfully subpritted

Peter J. Gordon

Registration No. 35,164 Attorney for Applicant Avid Technology, Inc.

One Park West

Tewksbury, Massachusetts 01876

Tel. 978-640-3011

Certificate of Mailing

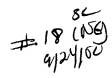
I hereby certify that this correspondence is, on the date shown below, being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the Asst. Commissioner for Patents, Washington, D.C. 20231.

Dated: September 13, 2002

Peter J. Gordon Registration No. 35,164



REPLY AFTER FINAL



ATTORNEY'S DOCKET NO: A1998034

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Rejean Gagne Serial No: 09/063,289

April 21, 1998

Filed: For:

SYSTEM AND METHOD FOR ACCESSING AND MANIPULATING TIME-

BASED DATA

Examiner:

W. Bashore

Art Unit:

2176

RECEIVED

SEP 2 0 2002

Technology Center 2100

CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8(a)

The undersigned hereby certifies that this document is being placed in the United States mail with first-class postage attached, addressed to Commissioner for Patents, Washington, D.C. 20231, on September 13, 2002.

Peter J. Gordon, Reg. No. 35,164

Commissioner for Patents Washington, D.C. 20231

REPLY AFTER FINAL

Sir:

In response to the Office Action mailed June 14, 2002, the Applicant submits this reply. In view of the following remarks, reconsideration is requested. Claims 1-11 remain in the application of which claims 1, 4 and 11 are independent.

Rejection under 35 U.S.C. §103

Claims 1-11 were rejected under 35 U.S.C. §103 in view of Boezeman and Hamakawa. The rejection is respectfully traversed. The substance of the rejection is identical to the prior Office Action.

Remarks made by the Applicant in the prior Reply and that are not repeated here are nonetheless incorporated by reference.

Art Unit: 2176

Boezeman teaches, in the portions cited by the Examiner, an interface in which objects may be arranged in time on a timeline. Boezeman does not teach, as noted by the Examiner, that objects are re-mapped to a global time line subsequent to repositioning of a meta-object, or that meta-clip objects are incorporated into a list of available resources.

2

Hamakawa teaches, in the portions cited by the Examiner, an object hierarchy (Figs. 3-4; p. 274, cols. 1-2) to combine multimedia objects into a composition. Hamakawa teaches that sequencing of objects is accomplished by an SEBox Object, which defines *only relative* locations in a sequence in time among objects operated on by the SEBox Object (p. 274, col. 2). Objects that are intended to be simultaneous are combined by an Overlay Object (p. 275, Col. 1). A Position Object may place an object on a specific section of an absolute time scale (p. 275, Col. 1).

The Examiner asserts that Boezeman would be modified according to the teachings of Hamakawa to result in a system that meets the claim limitations that objects are re-mapped to a global time line subsequent to repositioning of a meta-object, or that meta-clip objects are incorporated into a list of available resources.

The rejection is based on Hamakawa's statements that a timeline model is insufficient and Hamakawa's proposal for overcoming those deficiencies. The Examiner proposed combining Hamakawa's solution to problems with timelines to a system with timelines (Boezeman). Hamakawa suggests no such thing. Instead of modifying a timeline, Hamakawa proposes a completely new system with "three features in the proposed model that differentiate it from the timeline model." Hamakawa neither teaches nor suggests that these features may be used in a timeline system and uses them to differentiate from a timeline based system. In fact, at the bottom of p. 277, Hamakawa states: "This facility encourages the user to revise and reuse previously constructed composite multimedia objects because it eliminates the need for precise timeline locations." Accordingly, there is neither evidentiary nor factual basis for the conclusion that one would have been motivated by Hamakawa to *combine* the teachings of Hamakawa with those of Boezeman. Therefore, the rejection of claims 1-11 is traversed.

CONCLUSION

In view of the foregoing amendments and remarks, this application should now be in condition for allowance. A notice to this effect is respectfully requested. If the Examiner

If this response is not considered timely filed and if a request for an extension of time is otherwise absent, Applicants hereby request any necessary extension of time. If there is a fee occasioned by this response, including an extension fee, that is not covered by an enclosed check, please charge any deficiency to Deposit Account No. 50-0876.

Respectfully submitted,

Peter J. Gordon, Reg. No. 35,164

Avid Technology, Inc.

One Park West

Avid Technology Park

Tewksbury, Massachusetts 01876

Tel. No.: 978.640.3011 Attorney for Applicant

Date: September 13, 2002 Docket Number: A1998034